1	Parties Listed On Signature Page	
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3	N	
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5		*E-FILED - 10/15/08*
6		
7		
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION	
10		
11	RAMBUS INC.,	CASE NO.: C 05-00334 RMW
12	Plaintiff,	STIPULATION AND XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
13	vs.	ORDER TO CHANGE TIME FOR EXPERT DISCOVERY, <i>DAUBERT</i>
14	HYNIX SEMICONDUCTOR INC., et al.,	MOTIONS, AND DISPOSITIVE MOTIONS [L.R. 6-2]
15	Defendant.	Judge: Hon. Ronald M. Whyte
16		Courtroom: 6
17	RAMBUS INC.,	CASE NO.: C 05-02298 RMW
18	Plaintiff,	
19	vs.	
20	SAMSUNG ELECTRONICS CO., LTD.,	
21	et al., Defendant.	
22	RAMBUS INC.,	CASE NO. C-06-00244 RMW
23	Plaintiff,	CASE NO. C-00-00244 RIVI W
24	7:	
25	vs. MICRON TECHNOLOGY INC., et al,	
26	Defendants.	
27	Defendants.	
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STIP. & XXXXXD] ORDER TO CHANGE TIME FOR EXPERT DISCOVERY, DAUBERT & DISC. MOTIONS; CASE NO. 05-334 RMW, 05-2298 RMW & 06-244 RMW

1	WHEREAS, the expert discovery cutoff was set for October 10, 2008 by Order		
2	dated July 16, 2008;		
3	WHEREAS, the Court's Order of July 16, 2008 provides that Daubert and		
4	dispositive motions must be filed by October 17, 2008, with oppositions due by October 31,		
5	2008, and replies due by November 7, 2008, and motions to be heard on November 21, 2008;		
6	WHEREAS, due to the scheduling constraints of the numerous expert witnesses,		
7	and the need to schedule the depositions around the Jewish holidays taking place on September		
8	30-October 1 and October 8-9, the parties are unable to schedule the expert depositions so that		
9	they conclude by October 10, 2008;		
10	WHEREAS; the parties have agreed, subject to the Court's approval, to extend the		
11	deadline for completing expert discovery by one week, to October 17, and adjust the briefing and		
12	hearing schedule for Daubert motions and dispositive motions to accommodate the expert		
13	discovery extension;		
14	WHEREAS, the parties agree that this extension will not impact the January 19,		
15	2009 trial date;		
16	WHEREAS, the parties have agreed to the briefing and hearing schedule set forth		
17	below, subject to the Court's approval and availability:		
18	NOW, THEREFORE, IT IS ORDERED THAT		
19	The cutoff for expert discovery shall be extended to October 17, 2008 to		
20	accommodate the agreement of counsel regarding scheduling of expert depositions;		
21	Opening briefs for Daubert motions and dispositive motions shall be filed on or		
22	before October 24, 2008;		
23	Oppositions to Daubert and dispositive motions shall be filed on or before		
24	November 7, 2008;		
25	Replies to Daubert and dispositive motions shall be filed on or before November		
26	14, 2008;		
27	The hearing on <i>Daubert</i> and dispositive motions shall be on December 2, 2008.		
28	SO ORDERED		
	STIP. & XXXXXX ORDER TO CHANGE TIME FOR		

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STIP. & XXXXXX ORDER TO CHANGE TIME FOR EXPERT DISCOVERY, DAUBERT & DISC. MOTIONS; CASE NO. 05-334 RMW, 05-2298 RMW & 06-244 RMW

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	Y Y	
1	DATED: October 2, 2008	MUNGER, TOLLES & OLSON LLP
2		SIDLEY AUSTIN LLP
3		McKOOL SMITH P.C.
4		By: /s/ Jennifer L. Polse
5		By: /s/ Jennifer L. Polse JENNIFER L. POLSE
6		Attorneys for RAMBUS INC.
7	DATED: October 2, 2008	JULIE HAN
8		TOWNSEND and TOWNSEND and CREW, LLP
9	V	By /s/ Julie Han
10 .		JULIE HAN
11		Attorneys for HYNIX SEMICONDUCTOR
12		INC., HYNIX SEMICONDUCTOR AMERICA INC., HYNIX
13		SEMICONDUCTOR MANUFACTURING AMERICA INC., HYNIX
14		SEMICONDUCTOR U.K. LTD., and HYNIX SEMICONDUCTOR DEUTSCHLAND
15		GmbH
16	DATED: October 2, 2008	SVEN RAZ WEIL, GOTSHAL & MANGES LLP
17		Den /o/ Strong Port
18		By: /s/ Sven Raz SVEN RAZ
19		Attorneys for MICRON TECHNOLOGY
20		INC., et. al.
21	DATED: October 2, 2008	ROBERT BEREZIN
22		WEIL, GOTSHAL & MANGES LLP
23	No.	By:/s/Robert Berezin
24		ROBERT BEREZIN
25		Attorneys for SAMSUNG ELECTRONICS CO., LTD., SAMSUNG ELECTRONICS
26		CO., LTD., SAMSUNG ELECTRONICS AMERICA, INC., SAMSUNG SEMICONDUCTOR, INC., AND SAMSUNG
27	£ .	AUSTIN SEMICONDUCTOR, L.P.
28		
		STIP. & XXXXXXII ORDER TO CHANGE TIME FOR

STIP. & XXXXXX ORDER TO CHANGE TIME FOR EXPERT DISCOVERY, DAUBERT & DISC. MOTIONS; CASE NO. 05-334 RMW, 05-2298 RMW & 06-244 RMW

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DATED: October 2, 2008 VICKIE FEEMAN 1 ORRICK HERRINGTON & SUTCLIFFE 2 3 /s/ Vickie Feeman By: 4 VICKIE FEEMAN 5 Attorneys for NANYA TECHNOLOGY CORPORATION and NANYA 6 TECHNOLOGY CORPORATION USA 7 8 Filer's Attestation: I, Jennifer L. Polse, am the ECF user whose identification and password are being used to 9 file this STIPULATION AND [PROPOSED] ORDER TO EXTEND THE DEADLINES 10 FOR THE MCALEXANDER DEPOSITION AND ANY RELATED DAUBERT 11 **BRIEFING.** In compliance with General Order 45.X.B, I hereby attest that Julie Han, Sven Raz, 12 13 Robert Berezin and Vickie Feeman concur in this filing. /s/ Jennifer L. Polse 14 Jennifer L. Polse 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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